§ 1140.1

SOURCE: 65 FR 44413, July 18, 2000, unless otherwise noted.

Subpart A—Definitions

§1140.1 Definitions.

- (a) *Pilot program* means the dairy forward pricing pilot program provided by an amendment to the Agricultural Marketing Agreement Act of 1937 (7 U.S.C. 601 *et seq.*) signed into law on November 29, 1999 (Section 3 of H.R. 3428 of the 106th Congress, as enacted by section 1001(a) (8) of Public Law 106–113 (113 Stat. 1536)).
- (b) Eligible milk means the quantity of milk equal to the contracting handler's Class II, III, and IV utilization of producer milk, in product pounds, during the month, combining all plants of a single handler regulated under the same Federal order.
- (c) Forward contract means an agreement covering the terms and conditions for the sale of milk from a producer defined in §§1001.12, 1005.12, 1006.12, 1007.12, 1030.12, 1032.12, 1033.12, 1124.12, 1126.12, 1131.12, and 1135.12, or a cooperative association defined in §1000.18, and a handler defined in §1000.9 or 1135.9.
- (d) ${\it Contract\ milk}$ means the producer milk covered by a forward contract.
- (e) *Disclosure statement* means the following statement which must be signed by each producer entering into a forward contract with a handler before the market administrator will recognize the terms and conditions provided in such contract.

DISCLOSURE STATEMENT

I am voluntarily entering into a forward contract with ______ (handler's name). I have been given a copy of the contract and I have received the USDA's Pilot Program Fact Sheet to which this disclosure statement was attached. By signing this form, I understand that I am forfeiting my right to receive the order's minimum prices for that portion of my milk that is under forward contract for the duration of the contract. I also understand that my milk will be priced in accordance with the terms and conditions of the contract.

Printed Name:	
Signature:	
Date:	
Address:	
Producer No:	

(f) Other definitions. The definition of any term in parts 1000-1135 of this chapter apply to, and are hereby made a part of, this part.

Subpart B—Rules Governing Forward Contracts

§ 1140.2 Rules governing forward contracts.

- (a) Any handler defined in §§1000.9 and 1135.9 may enter into forward contracts with producers or cooperative associations for the handler's eligible milk. Milk under forward contract in compliance with these rules will be exempt from the minimum payment provisions that would apply to such milk pursuant to §§1001.73, 1005.73, 1006.73, 1007.73, 1030.73, 1032.73, 1033.73, 1124.73, 1126.73, 1131.73 and 1135.73 for the period of time covered by the contract.
- (b) A forward contract with a producer or cooperative association participating for the first time in this pilot program may not exceed 12 months. In no event shall a forward contract executed pursuant to this part extend beyond December 31, 2004.
- (c) Forward contracts must be signed and dated by the contracting handler and producer (or cooperative association) prior to the 1st day of the 1st month for which they are to be effective and must be in the possession of the market administrator by the 15th day of that month.1 The disclosure statement provided in §1140.1(e) must be signed on the same date as the contract by each producer entering into a forward contract under the pilot program, and this signed disclosure statement must be attached to each contract submitted to the market administrator.
- (d) In the event that a handler's contract milk exceeds the handler's eligible milk for any month in which the specified contract price(s) are below the order's minimum prices, the handler must designate which producer milk shall not be contract milk. If the handler does not designate the suppliers of the over-contracted milk, the market administrator shall prorate the

¹Contracts that have been signed prior to the effective date of these rules are invalid under the pilot program.

Agricultural Marketing Service, USDA

over-contracted milk to each producer and cooperative association having a forward contract with the handler.

- (e) Payments for milk covered by a forward contract must be made on or before the dates applicable to payments for milk that is not under forward contract under the respective Federal order.
- (f) Handlers participating in the pilot program will continue to be required to file all reports that are currently required under the respective marketing orders and will continue to be required to account to the pool for all milk they receive at their respective order's minimum class prices.
- (g) Nothing in this part shall impede the contractual arrangements that exist between a cooperative association and its members.

PART 1150—DAIRY PROMOTION **PROGRAM**

Subpart—Dairy Promotion and Research Order

DEFINITIONS

Sec.		
1150.101	Act.	
1150.102	Department.	
1150.103	Secretary.	
1150.104	Board.	
1150.105	Person.	
1150.106	United States.	
1150.107	Fiscal period.	
1150.108	Eligible organization.	
1150.109	Qualified State or regional pro-	
gram.		
1150.110	Producer.	
1150.111	Milk.	
1150.112	Dairy products.	
1150.113	Fluid milk products.	
1150.114		
1150.115	Research.	
1150.116	Nutrition education.	
1150.117	Plans and projects.	
1150.118	Marketing.	
1150.119	Cooperative association.	
NATION	AL DAIRY PROMOTION AND RESEARCH	

RCH

1150.118	Marketing.
1150.119	Cooperative association.
NATION	IAL DAIRY PROMOTION AND RESEARCH BOARD
1150.131	Establishment and membership.
1150.132	Term of office.
1150.133	Nominations.
1150.134	Nominee's agreement to serve.
1150.135	Appointment.
1150.136	Vacancies.
1150.137	Procedure.
1150.138	Compensation and reimbursement.
1150.139	Powers of the Board.
1150.140	Duties of the Board.

EXPENSES AND ASSESSMENTS

1	150.151	Expenses.

1150.152 Assessments.

1150.153 Qualified State or regional dairy product promotion, research or nutrition education programs.

1150.154 Influencing governmental action.

1150.155 Adjustment of accounts.

1150.156 Charges and penalties.

1150.157 Assessment exemption.

PROMOTION, RESEARCH AND NUTRITION **EDUCATION**

1150.161 Promotion, research and nutrition education.

REPORTS, BOOKS AND RECORDS

1150.171 Reports.

1150.172 Books and records.

1150.173 Confidential treatment.

MISCELLANEOUS

1150.181 Proceedings after termination.

1150.182 Effect of termination or amendment.

1150.183 Personal liability.

1150.184 Patents, copyrights, inventions and publications.

1150.185 Amendments.

1150.186 Separability.

1150.187 Paperwork Reduction Act assigned

Subpart—Procedure for Certification of Milk Producer Organizations

1150.270 General.

1150.271 Definitions.

1150.272 Responsibility for administration of regulations.

1150.273 Application for certification.

1150.274 Certification standards.

1150.275 Inspection and investigation.

1150 276 Review of certification

1150.277 Listing of certified organizations.

1150.278 Confidential treatment.

AUTHORITY: 7 U.S.C. 4501-4514 and 7 U.S.C.

SOURCE: 49 FR 11816, Mar. 28, 1984, unless otherwise noted.

Subpart—Dairy Promotion and Research Order

DEFINITIONS

§ 1150.101 Act.

Act means Title I, Subtitle B, of the Dairy and Tobacco Adjustment Act of 1983, Pub. L. 98-180, 97 Stat. 1128, as approved November 29, 1983, and any amendments thereto.